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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/749,614	12/30/2003	Brian Alan Grove	2043.033US2	9853	
49845 7590 07/17/2007 SCHWEGMAN, LUNDBERG, WOESSNER & KLUTH/EBAY P.O. BOX 2938 MINNEAPOLIS, MN 55402			EXAM	EXAMINER	
			GART, MA	GART, MATTHEW S	
MINNEAPOLI	.5, MIN 55402		ART UNIT PAPER NUMBER		
		3625			
	•		NOTIFICATION DATE	DELIVERY MODE	
		•	07/17/2007	ELECTRONIC	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

USPTO@SLWK.COM

		Application No.	Applicant(s)			
·		10/749,614	GROVE ET AL.			
	Office Action Summary	Examiner	Art Unit			
		Matthew S. Gart	3625			
Period fo	The MAILING DATE of this communication app r Reply	ears on the cover sheet with the c	orrespondence address			
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DAISIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timuser will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
•	Responsive to communication(s) filed on <u>17 May 2007</u> .					
/	This action is FINAL . 2b) ☐ This action is non-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Dispositi	on of Claims					
4)⊠	4) Claim(s) 1-20,26-31,34-53 and 59-78 is/are pending in the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
·	Claim(s) is/are allowed.	.a				
	Claim(s) <u>1-20,26-31,34-53,59-78</u> is/are rejected Claim(s) is/are objected to.	a.				
·	Claim(s) are subjected to. Claim(s) are subject to restriction and/or	r election requirement				
	on Papers					
	The specification is objected to by the Examine		_			
10)	The drawing(s) filed on is/are: a) acce	· · · · ·				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
	inder 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of: 1.☐ Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
	·					
Attachment	• •		· · ·			
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da				
3) Inform	nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	5) Notice of Informal P 6) Other:				

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DETAILED ACTION

Prosecution History Summary

- Claims 8-12, 18, 27, 34 and 59 are amended per the response filed on 5/17/2007.
- Claims 1-20, 26-31, 34-53 and 5978 are pending.

Response to Amendment

The rejection of claims 34-35, 37-52, 59-60 and 62-77 under 35 U.S.C. 101 is vacated in view of the amendment submitted on 5/17/2007.

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Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 41-52 and 66-77 are rejected under 35 U.S.C. 101.

Referring to claims 41-52 and 66-77. Claims 41-52 and 66-77 do not provide a practical application that produces a useful result. For an invention to be "useful" it must satisfy the utility requirement of section 101. The USPTO's official interpretation of the utility requirement provides that the utility of an invention has to be (i) specific, (ii) substantial and (iii) credible. MPEP § 2107.

The claims merely set forth the <u>facilitation of an exchange</u>, but do not positively recite the exchange. The body of the claim set is absent of any active exchange step and therefore does not move to manifest a useful result. Utility is not realized until the method automatically notifies the buyer when the reserve price has been published as taught in claim 78.

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Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-20, 26-31, 34-53 and 59-78 are rejected under 35 U.S.C. 102(b) as being anticipated by Auction Arms (Hereinafter "Arms").

Referring to claim 1. Arms discloses a network-based commerce system including:

A processor coupled to a memory through a bus (Arms: page 1, "Or you can
access the most powerful online market of gun bidders on the planet by listing
your product for sale!"); and

The Examiner notes, the auction price-setting process executed from the memory by the processor to cause the processor to automatically publish at least one of a proxy bid information and a reserve price is dependent on the phrase "if a high proxy bid is less than the reserve price..." This phrase is a conditional limitation. The noted "if" step is not necessarily performed. Accordingly, once the positively recited steps are satisfied, the method as a whole is satisfied -- regardless of whether or not other steps are conditionally invocable under certain other hypothetical scenarios.

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Referring to claims 2-7. These limitations are dependent upon a conditional

limitation and are given little patentable weight, since once the positively recited steps

are satisfied, the method as a whole is satisfied -- regardless of whether or not other

steps are conditionally invocable under certain other hypothetical scenarios.

Referring to claim 8. Arms discloses a network-based commerce system for

facilitating a network-based auction price-setting process, the network-based commerce

system including:

• A processor coupled to a memory through a bus (Arms: page 1, "Or you can

access the most powerful online market of gun bidders on the planet by listing

your product for sale!"); and

The Examiner notes, the auction price-setting process executed from the

memory by the processor to cause the processor to automatically publish at least one of

a proxy bid information and a reserve price is dependent on the phrase "if a high proxy

bid is less than the reserve price..." This phrase is a conditional limitation. The noted

"if" step is not necessarily performed. Accordingly, once the positively recited steps are

satisfied, the method as a whole is satisfied -- regardless of whether or not other steps

are conditionally invocable under certain other hypothetical scenarios.

Referring to claim 9. Arms disclose a network-based commerce system wherein

the at least one of the proxy bid information and the reserve price information are

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automatically exchanged upon conclusion of the auction price-setting process (Arms: page 9, "If I didn't receive an email, can I contact the seller?").

Referring to claim 10. This limitation is dependent upon a conditional limitation and is given little patentable weight, since once the positively recited steps are satisfied, the method as a whole is satisfied -- regardless of whether or not other steps are conditionally invocable under certain other hypothetical scenarios.

Referring to claim 11. Arms disclose a network-based commerce system wherein the auction price-setting process further causes the processor to automatically invite at least one of the seller and the buyer to exchange the at least one of the proxy bid and the reserve price information (Arms: page 9, "If I didn't receive an email, can I contact the seller?").

Referring to claim 12. Arms disclose a network-based commerce system wherein at least one of the buyer and the seller is automatically invited to exchange the at least one of the proxy bid and the reserve price information when a proxy bid associated with the seller and the reserve price are within a predetermined proximity of each other (Arms: page 9, "If I didn't receive an email, can I contact the seller?").

Referring to claim 13. Arms disclose a method according to claim 12 as indicated supra. Arms does not expressly disclose a network-based commerce system

versus that shown in the prior art.

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wherein the predetermined proximity is within twenty percent of each other. However, the wherein clause merely states the result of claim 13 and adds nothing to the patentability or substance of the claim. See Texas Instruments Inc. v. International Trade Commission, 26 USPQ2d 1010 (Fed. Cir. 1993). Furthermore, the applicant has not persuasively demonstrated the step of having a proximity within twenty percent,

Referring to claim 14. Arms disclose a network-based commerce system wherein the exchange of information is a secured exchange of information (Arms: page 6, "FFL").

Referring to claim 15. Arms disclose a network-based commerce system wherein the invitation is indicated in the listing (Arms: page 16).

Referring to claim 16. Arms disclose a network-based commerce system wherein the invitation is indicated in the listing before the auction price-setting process (Arms: page 16).

Referring to claim 17. Arms disclose a network-based commerce system wherein the invitation is indicated in the listing after the auction price-setting process (Arms: page 9, "If I didn't receive an email, can I contact the seller?").

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Referring to claim 18. These limitations are dependent upon a conditional limitation and are given little patentable weight, since once the positively recited steps are satisfied, the method as a whole is satisfied -- regardless of whether or not other steps are conditionally invocable under certain other hypothetical scenarios.

Referring to claim 19. Arms disclose a network-based commerce system wherein the auction price-setting process further causes the processor to facilitate a request for an adjustment of a fixed price offer associated with a listing for an item utilizing the auction price-setting process, the request to be sent to a seller of the listing (Arms: page 7, "Reserve Style Auction").

Referring to claim 20. Arms disclose a network-based commerce system wherein the auction price-setting process further causes the processor to notify automatically the buyer when the reserve price has been published (Arms: page 8, "You will be notified at any time that you've been outbid, or any time a proxy bid has been placed for you.").

Referring to claims 26-31. Claims 26-31 contains limitation similar to claims 1-20 as indicated supra. Claims 26-31 are rejected under the same rationale as set forth above in claims 1-20.

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Referring to claims 34-53. Claims 34-53 contains limitation similar to claims 1-20 as indicated supra. Claims 34-53 are rejected under the same rationale as set forth above in claims 1-20.

Referring to claims 59-78. Claims 59-78 contains limitation similar to claims 1-20 as indicated supra. Claims 58-78 are rejected under the same rationale as set forth above in claims 1-20.

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Response to Arguments

Applicant's arguments filed 5/17/2007 have been fully considered but they are not persuasive.

The Applicant argues that Arms does anticipate the publishing step as set forth in the independent claims.

The Examiner notes, the publishing step of claim 1 is dependent upon a conditional limitation ("if a high proxy bid is less than the reserve price…"). Accordingly, once the positively recited steps are satisfied, the method as a whole is satisfied -- regardless of whether or not other steps are conditionally invocable under certain other hypothetical scenarios.

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Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Matthew S. Gart whose telephone number is 571-272-3955. The examiner can normally be reached on M-F, 9-6.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jeffrey Smith can be reached on 571-272-6763. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

MSG Primary Examiner June 26, 2007

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